

## GENERAL ASSEMBLY COMMONWEALTH OF KENTUCKY

## **2012 REGULAR SESSION**

FRIDAY, MARCH 2, 2012

The following bill was reported to the Senate from the House and ordered to be printed.

ALISON LUNDERGAN GRIMES
SECRETARY OF STATE
COMMONWEARTH OF KENTUCKY

1		AN	ACT rel	ating to taxation and declaring an emergency.
2	Be i	t enac	ted by th	he General Assembly of the Commonwealth of Kentucky:
3		≯s	ection 1	. KRS 136.120 is amended to read as follows:
4	(1)	(a)	The fo	ollowing public service companies shall pay a tax on their operating
5			proper	ty to the state, and to the extent the operating property is subject to local
6			taxatio	on, shall pay a local tax to the county, incorporated city, and taxing
7			distric	t where its operating property is located:
8			1. F	Railway companies;
9			2. 8	Sleeping car companies;
10			3. (	Chair car companies;
11			4. I	Dining car companies;
12			5. (	Gas companies;
13			6. Y	Water companies;
14			7. ]	Bridge companies;
15	•		8.	Street railway companies;
16			9.	Interurban electric railroad companies;
17			10.	Express companies;
18			11.	Electric light companies;
19			12.	Electric power companies;
20			13.	Commercial air carriers;
21			14.	Air freight carriers;
22			15.	Pipeline companies;
23			1630	Privately owned regulated sewer companies;
24			17.	Municipal solid waste disposal facilities, as defined by KRS 224.01-
25				010(15), where solid waste is disposed by landfilling;
26			18.	Railroad car line companies, which means any company, other than a
27				railroad company, which owns, uses, furnishes, leases, rents, or operates

1			to, from, through, in, or across this state or any part thereof, any kind of
2			railroad car including, but not limited to, flat, tank, refrigerator,
3			passenger, or similar type car; and
4			19. Every other like company or business performing any public service.
5		(b)	The following companies shall not be subject to the provisions of paragraph
6			(a) of this subsection:
7			1. Bus line companies;
8	-		2. Regular and irregular route common carrier trucking companies;
9			3. Taxicab companies;
10			4. Providers of communications service as defined in KRS 136.602; [and]
11			5. Providers of multichannel video programming services as defined in
12			KRS 136.602 <u>; and</u>
13			6. A qualified air freight forwarder as defined in Section 2 of this Act.
14	(2)	(a)	The property of the taxpayers shall be classified as operating property,
15			nonoperating tangible property, and nonoperating intangible property.
16		(b)	Nonoperating intangible property within the taxing jurisdiction of the
17			Commonwealth shall be taxable for state purposes only at the same rate as the
18			intangible property of other taxpayers not performing public services.
19		(c)	Operating property and nonoperating tangible property shall be subject to state
20	•		and local taxes at the same rate as the tangible property of other taxpayers not
21			performing public services.
22	(3)	(a)	The Department of Revenue shall:
23			1. Have sole power to value and assess all of the property of every
24			corporation, company, association, partnership, or person performing
25			any public service, including those enumerated above and all others to
26			whom this section may apply, whether or not the operating property,
27			nonoperating tangible property, or nonoperating intangible property has

1			previously been assessed by the department;
2			2. Allocate the assessment as provided by KRS 136.170; and
3			3. Certify operating property subject to local taxation and nonoperating
4			tangible property to the counties, cities, and taxing districts as provided
5			in KRS 136.180.
6		(b)	All of the property assessed by the department pursuant to this section shall be
7			assessed as of December 31 each year for the following year's taxes, and the
8			lien on the property shall attach as of the assessment date.
9		(c)	In the case of a taxpayer whose business is predominantly nonpublic service
10			and the public service business in which he is engaged is merely incidental to
11			his principal business, the department shall in the exercise of its judgment and
12			discretion determine, from evidence which it may have or obtain, what portion
13			of the operating property is devoted to the public service business subject to
14			assessment by the department under this section and shall require the
15			remainder of the property not so engaged to be assessed by the local taxing
16			authorities.
17		<b>→</b> S	ection 2. KRS 141.121 is amended to read as follows:
18	(1)	Asι	used in this section:
19		(a)	"Affiliated airline" means an airline:
20			1. For which a qualified air freight forwarder facilitates air
21			transportation; and
22			2. That is in the same affiliated group as a qualified air freight
23			forwarder;
24		<u>(b)</u>	"Affiliated group" has the same meaning as in KRS 141.200;
25		<u>(c)</u>	"Kentucky revenue passenger miles" means the total revenue passenger miles
26			within the borders of Kentucky for all flight stages that either originate or
27			terminate in this state:

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1	<u>(d)[(b)]</u>	"Liquid asset" means an asset, other than functional currency or funds
2	held	l in bank accounts, held to provide a relatively immediate source of funds
3	to sa	atisfy the liquidity needs of the trade or business. "Liquid assets" include:
4	1.	Foreign currency and trading positions therein, other than functional
5		currency used in the regular course of the corporation's trade or business;
6	2.	Marketable instruments, including stocks, bonds, debentures, options,
7		warrants, and futures contracts; and
8	3.	Mutual funds which hold liquid assets;
9	<u>(e){(c)}</u>	"Marketable instrument" means an instrument that is traded in an
10	esta	blished stock or securities market and is regularly quoted by brokers or
11	deal	lers in making a market;
12	<u> </u>	"Overall net gain" means the total net gain from all transactions incurred
13	at e	ach treasury function for the entire taxable period. "Overall net gain" does
14	not	mean the net gain from a specific transaction if multiple transactions occur
15	duri	ing the taxable period;
16	<u>(g)</u> [(e)]	"Passenger airline" means a person or corporation engaged primarily in
17	the	carriage by aircraft of passengers in interstate commerce;
18	<u>(h)</u> [(f)]	"Qualified air freight forwarder" means a person that:
19	<u>1.</u>	Is engaged primarily in the facilitation of the transportation of
20		property by air;
21	<u>2.</u>	Does not itself operate aircraft; and
22	<u>3.</u>	Is in the same affiliated group as an affiliated airline;
23	<u>(i)</u> "Re	evenue passenger miles" means miles calculated in accordance with 14
24	C.F	C.R. Part 241; and
25	<u> (i)</u> [(g)]	"Treasury function" means the pooling and management of liquid assets
26	for	the purpose of satisfying the cash flow needs of the trade or business and
27	incl	ludes the following situations:

1		1. Providing liquidity for a corporation's business cycle; and
2		2. Providing a reserve for business contingencies or business acquisitions.
3	(2)	If a corporation holds liquid assets in connection with one (1) or more treasury
4		functions of the corporation, and the liquid assets produce business income when
5		sold, exchanged, or otherwise disposed of, the overall net gain from those
6		transactions for each treasury function for the tax period shall be included in the
7		sales factor. For purposes of this subsection:
8		(a) Each treasury function shall be considered separately; and
9		(b) A corporation principally engaged in the trade or business of purchasing and
10		selling instruments or other items included in the definition of liquid assets is
11		not performing a treasury function with respect to that income produced.
12	(3)	For purposes of apportioning business income to this state:[,]
13		(a) Passenger airlines shall determine the property, payroll, and sales factors as
14		follows:
15		$\underline{I.\{(a)\}}$ Except as modified by this $\underline{subparagraph\{subsection\}}$ , the
16		property factor shall be determined as provided in KRS 141.120(8)(a).
17		Aircraft operated by a passenger airline shall be included in both the
18		numerator and denominator of the property factor. Aircraft shall be
19		included in the numerator of the property factor by determining the
20		product of:
21		$\underline{a.[1.]}$ The total average value of the aircraft operated by the passenger
22		airline; and
23		$\underline{b.[2.]}$ A fraction, the numerator of which is the Kentucky revenue
24		passenger miles of the passenger airline for the taxable year and
25		the denominator of which is the total revenue passenger miles of
26		the passenger airline for the taxable year;
27		2.[(b)] Except as modified by this <u>subparagraph</u> [subsection], the payroll

1	factor shall be determined as provided in KRS 141.120(8)(b).
2	Compensation paid during the tax period by a passenger airline to flight
3	personnel shall be included in the numerator of the payroll factor by
4	determining the product of:
5	$\underline{a}$ [1.] The total amount paid during the taxable year to flight personnel;
6	and
7	$\underline{b}$ [2.] A fraction, the numerator of which is the Kentucky revenue
8	passenger miles of the passenger airline for the taxable year and
9	the denominator of which is the total revenue passenger miles of
10	the passenger airline for the taxable year; and
11	3.[(e)] Except as modified by this <u>subparagraph</u> [subsection], the sales
12	factor shall be determined as provided in KRS 141.120(8)(c).
13	Transportation revenues shall be included in the numerator of the sales
14	factor by determining the product of:
15	$\underline{a.[1.]}$ The total transportation revenues of the passenger airline for the
16	taxable year; and
17	<u><b>b.</b>[2.]</u> A fraction, the numerator of which is the Kentucky revenue
18	passenger miles for the taxable year and the denominator of which
19	is the total revenue passenger miles for the taxable year.
20	(b) Qualified air freight forwarders shall determine the property, payroll, and
21	sales factors as follows:
22	1. The property factor shall be determined as provided in KRS
23	141.120(8)(a);
24	2. The payroll factor shall be determined as provided in KRS
25	141.120(8)(b); and
26	3. Except as modified by this subparagraph, the sales factor shall be
27	determined as provided in KRS 141.120(8)(c). Freight forwarding

1	revenues shall be included in the numerator of the sales factor by
2	determining the product of:
3	a. The total freight forwarding revenues of the qualified air freight
4	forwarder for the taxable year; and
5	b. A fraction, the numerator of which is miles operated in Kentucky
6	by the affiliated airline and the denominator of which is the total
7	miles operated by the affiliated airline.
8	→ Section 3. Whereas Section 2 of this Act applies to taxable years beginning on
9	or after January 1, 2010, an emergency is declared to exist, and this Act takes effect upon
10	its passage and approval by the Governor or upon its otherwise becoming a law.

Speaker-House of Representatives	
Speaker-House of Representatives	
President of Senate	_
f House of Representatives	
- Bohn	
Governor 4-11-12	

Approved

Date